FOR UTILITY ORIGINAL DECLARATION

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am an original, first and Joint Inventor of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITLED ARCHAEON EXPRESSION SYSTEM, the specification of which was filed on December 2, 2005 as U.S. Application No. 10/559,583. I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to discress all information known to me to be material to patentability as defined in 37 C.F.R. 1.56. Except as noted below, I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or 365(b) of any foreign application (s) for patent or Inventor's certificate, or 365(a) of any PCT International Application which designated at least one other country than the United States, listed below and have also identified below any foreign application for patent or inventor's certificate, or PCT International Application, filed by me or my assignee disclosing the subject matter claimed in this application and having a filing date (1) before that of the application on which priority is claimed, or (2) if no priority claimed, before the filing date of this application:

PRIOR FOREIGN APPLICATION			Date Flore Laid Ones	Date Patent	ted or Priority
Number Country	Ĺ	Filed	Date First Laid Open Or Published	Granted	Claimed
03012552.0 DE		June 2, 2003		Ι	Yes
Except as noted below, I heraby cit PCT international applications liste application is in addition to that did defined in 37 C.F.R. 1.56 which is application:	d above or below and	i, if this is a continuation-in-par	(CIP) application, insorar as duty to disclose all information	the subject mat n known to me	to be material to patentability as
PRIOR U.S. PROVISIONAL, N	ONPROVISIONAL		<u>ON(S)</u>		
Application Number		Filed	pending, aba	Status Indoned, pate	Priority Claimed
PCT/EP04/05936		02 June 2004	Pending		Yes
I hereby declare that all statement further that these statements were Section 1001 of Title 18 of the Units and I hereby appoint Pillsbury Win are associated with USPTO Custo Trademark Office connected there firm, to add new persons of their Forganization whofwhich first sends instruct the above Firm and/or an a Power of Attorney to Custo INVENTOR'S SIGNATURE:	made with the knowled States Code and the throp Shaw Pittman Lorer No. 27500 Individuals and with the resultant to that Customer from to that Firm in the Shaw Shaw Shaw Shaw Shaw Shaw Shaw Shaw	edge that willful false statements in let such willful falso statements in the fall fall fall fall fall fall fall fal	is and the like so made are purally looperdize the validity of the five way of the communications less to prosecute this application to the communications from and communications from and communication that I have conserted at	inishable by line as application of are to be direct on and to transe stomer No. nam te directly with t	of imprisonment, or soun, under rany patent issued liheroon. ed), and persons of that firm who lot all business in the Patent and es of persons no longer with their he person/assignee/attorney/tim/ re to be represented unless/until I
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FOR UTILITY ORIGINAL DECLARATION

Number

PRIOR FOREIGN APPLICATION(S)

Country

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Date First Laid Open

Date Patented or

Priority

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am an original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITLED ARCHAEON EXPRESSION SYSTEM, the specification of which was filled on December 2, 2005 as U.S. Application No. 10/559,583. I hereby state reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose all information known to me to be material to patentability as defined in 37 C.F.R. 1.56. Except as noted below, I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT International Application which designated at least one other country than the United States, listed below and have also identified below any foreign application for patent or inventor's certificate, or PCT International Application, filled by me or my assignee disclosing the subject matter claimed in this application and having a liling date (1) before that of the application on which priority is claimed, or (2) if no priority claimed, before the filing date of this application:

<u>Filed</u>

Number	Country	Theu	Or Pub	lished Gra	nted	Claimed
03012552.0	DE	June 2, 2003				Yes
PCT international application is in addition defined in 37 C F.R. 1. application:	ations listed above or below to that disclosed in such p 56 which became available	orlty benefit under 35 U.S.C. 119(e) vand, if this is a continuation-th-portor applications, I acknowledge to between the filing date of each	hart (CIP) app the duty to dis such prior a	plication, insolar as the su sclose all information know	opecimatteronsci	aterial to patentability as
Application Number		NAL AND/OR PCT APPLICA Filed	HON(S)	Status pending, abandon		Priority Claimed
DOT/FD04/0500C		02 June 2004		Pending, abandon	eu, paterneu	Yes
PCT/EP04/05936				<u> </u>		····
further that these states Section 1001 of Title 18	nents were made with the kill of the United States Code at the work Winthman Shaw Pittm	i my own knowledge are true and nowledge that willful false statement nd that such willful false statement an LLP, Intellectual Property Grou	ents and the I ts may jeopard on the whom	like so made are punishab dize the validity of the app all communications are to	lication or any particular displayment by the directed), and	tent issued thereon. persons of that firm who
are associated with USi Trademark Office conne firm, to add new person organization who/which	PTO Customer No. 27500 in cted therewith and with the it is of their Firm to that Custo	ndividually and collectively my attories the control of the contro	omeys to pros orize them to ostructions fro	secute this application and delete from that Customer om and communicate direct	to transact all but No. names of pectally with the personal control of the contro	rsons no longer with their on/assignee/attorney/firm/
Power of Attorne	y to Customer Number	275	500	Date:		
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